

ELECTION COMMISSION OF INDIA

Nirvachan Sadan,
Ashoka Road,
New Delhi-110 001

No. 56/political parties/PPS-III/2021

Dated: 20th June 2022

ORDER

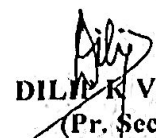
In continuation to the Commission's order dated 25.05.2022 it has been further decided to delist 111 RUPPs for which CEOs of concerned States/UTs have submitted their report on the basis of the remark given by Postal Authority in compliance with the Commission's D.O. Letter dated 26.05.2022 and Commission's letter dated 27.11.2019.

Whereas, the registration of an Association/Body of individual citizens of India as a political party is governed by the provisions of Section 29A of the Representation of the People Act, 1951; and

Whereas, the purpose of registration of an association as a political party with the Election Commission under the aforesaid Section 29A is stated in that Section itself, i.e. to avail of the provisions of that section for the purposes of the Representation of the People Act, 1951, which means participation in elections conducted by the Commission under the said Act; and

Whereas, these 111 RUPPS, whose address of communication, was statutorily required as registration requirement under section 29A (4). Any change in address was required to be communicated to the ECI under section 29A (9), which they have not complied. These RUPPS have been found to be non-existent either after a physical verification carried out by the respective Chief Electoral Officers or CEOs of concerned States/UTs have submitted their report on the basis of the remark given by Postal Authority with respect to undelivered letters sent to their registered address. Now, therefore, after considering all relevant facts and circumstances of the case, and in exercise of the powers under Article 324 of the Constitution of India and Section 29A of the Representation of the People Act, 1951, the Election Commission of India has deleted the name of these RUPPs from the list of registered political parties maintained by the Commission under the said Section 29A and para 17 of the Election Symbols (Reservation and Allotment) Order, 1968. Any party aggrieved from this, may approach the concerned Chief Electoral Officer/ Election Commission within 30 days of the issue of this direction along with all evidences of existence, other legal and regulatory compliances including year wise annual audited accounts, contribution report, expenditure report, updation of office bearers including authorized signatories for financial transactions (including bank account). The segregated list of such RUPPS shall be sent to respective CEOs and CBDT for requisite action under extant legal framework.

By order,


DILIP K VARMA
(Pr. Secretary)